MORTGAGE	. (52 K)	Boyles Legal Blanks CASH	STATIONERY CO., Lawren	ce, Kans.	
	ture, Made this 5th	day of	May	, in the	
year of our Lord one thou	sand nine hundred and Fifty-th	ree		berween	
Vernice Parnel	1 Rothwell and Clarence M.	Rothwell, husband and	wife		
enants, with full	, in the County of Dou t, and Fred G. Soxman and Jes right of survivorship and n Witnesseth, that the said I Twenty-nine and 82/100	sie L. Soxman, husban ot as tenantspart les part les of the first part	nd and wife, as non a. of the second part i, in consideration of t	the sum of	
to them  GRANT, BAR  real estate situated and be  Lot Sixte	duly paid, the receipt of which GAIN, SELL and MORTGAGE to the ing in the County of Douglas een (16), Block Seven (7), i	is hereby acknowledged, ha said part ies of the secon and S on South Lawrence.	70 sold, and by this and part, the following tate of Kansas, to-wit	indenture described	
Mortgagors shal	ents, issues, and profits to l be entitled to collect and efault hersunder.			and an appropriate to a second	
with the appurtenances an	d all the estate, title and interest of the of the first part do hereby covenant , and seized of a good and indefeasible estate	and agree that at the delivery here	cof they are the law		
taxes and assessments that m keep the buildings upon said directed by the part 100 and interest. And in the event the said premises insured as here so paid shall become a part ment until fully repaid.	and that they will warrant parties hereto that the part les of the ay be levied or assessed against said real est real estrate insured against fire and tornado of the second part, the loss, if any, made pay at said part 168 of the first part shall fai in provided, then the part les of the sec of the indebtedness, secured by this indentu	first part shall at all times during the when the same becomes due and in such sum and by such insurance able to the part 108 of the second to pay such taxes when the same ond part may pay said taxes and it re, and shall bear interest at the	g the life of this indent d payable, and that the e company as shall be s and part to the extent of become due and payable insurance, or either, and rate of 10% from the	ture, pay all	
Thirty-five Hundre	ded as a mortgage to secure the payment of at Twenty-nine and 82/100 -  a certain written obligation for the 19 53 and by g thereon according to the terms of said obligation.	payment of said sum of money, ex	xecuted on the 5th		
said part. 108 of the second that said part. 108 of the And this conveyance shi If default be made in such	ad part to pay for any insurance or to disch first part shall fail to pay the same as pro- all be void if such payments be made as her payments or any part thereof or any obliga same become due and payable, or if the in- good repair as they are now, or if waste is- g unpaid, and all of the obligations provided- mature and become due and payable at the	arge any taxes with interest there wided in this indenture.  ein specified, and the obligation tion created thereby, or interest t	contained therein fully herein, or if the taxes	discharged.	
the said part 10.8 of the ments thereon in the manne sell the premises hereby gra- the amount then unpaid of 1 be paid by the part 10.8	second part r provided by law and to have a receiver app need, or any part thereof, in the manner pre principal and interest, together with the costs making such sale, on demand, to the first ties hereto that the terms and provisions of shall extend and inure to, and be obligatory	to take possession of the collect the rents and in scribed by law, and out of all mound charges incident thereto, and part 168	ne said premises and all benefits accruing therefi neys arising from such s the overplus, if any th	the improve- tom; and to sale to retain ere be, shall	
assigns and successors of the	respective parties hereto.  ness Whereof, the part 108 of the		their	hand 8	
STATE OF Kan sa COUNTY OF Dougl	.22		Way	53	
S. GLASOO	came Varnice Parne husband and witten to me personally known to ment and duly acknowled	this. 300 day of year. Public in 11 Rothwell and Clare in 2 be the same person who ged the execution of the sam have hereunto subscribed my	the aforesaid County non Wa. Rothwall executed the foregone.	and State,	**
My Commission Expire	seal on the day and year		Sleepal	ry Public	of come 19 5+
he undersigned	Release Release with which with the country of the with with the country that the country the country that the country the country that the countr		DOCK hereby ack	cowledge t	La Deguir
atu en lised		Trecard Dur	ted the si	ter of Dead	ed.
, 1954		2, 41, 12, 24	quiase.		Owner.